

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO

DIVISION

RICHARD J. DANIEL
CLERK OF COURT

2021 MAR 30 PM 3:57

U.S. DISTRICT COURT
SOUTHERN DISTRICT OF OHIO
COLUMBUS, OHIO

Robert Crowder Sr
(Enter Above the Name of the Plaintiff in this Action)

3 : 2 1 c v 1 0 3

vs.
Dave Yost
(Enter above the name of the Defendant in this Action)

MICHAEL J. NEWMAN

If there are additional Defendants, please list them:

Mathias Heck, Derek
Walker, Robert Peeler, Derek
Faulker, Larry Householder, Johnson
& Johnson, McKinsey Corporation

COMPLAINT

I. Parties to the action:

Plaintiff: Place your name and address on the lines below. The address you give must be the address where the court may contact you and mail documents to you. A telephone number is required.

Robert Crowder Jr

Name - Full Name Please - PRINT

40 E. Siebenthaler Av

Street Address

Danbury, Ohio 45405

City, State and Zip Code

707-797-7290

Telephone Number

If there are additional Plaintiffs in this suit, a separate piece of paper should be attached immediately behind this page with their full names, addresses and telephone numbers. If there are no other Plaintiffs, continue with this form.

Defendants

Larry householder

✓ 77 S High St # 12,
Columbus, OH 43215

✓ **Jason holdren**

18 Locust St # 1267,
Gallipolis, OH 45631

✓ **Randy dupree**

18 Locust St # 1267,
Gallipolis, OH 45631

✓ **Jeremy fischer**

18 Locust St # 1267,
Gallipolis, OH 45631

Mathias H. Heck, Jr.

✓ 301 W Third St STE 500,
Dayton, OH 45402

Dave Yost

✓ 30 E Broad St,
Columbus, OH 43215

Derek Walker

✓ 61 Greene St # 2,
Xenia, OH 45385

Robert Peeler

✓ 61 Greene St # 2,
Xenia, OH 45385

✓ **Derek Faulkner**

61 Greene St #2
Xenia, OH 45385

Mckinsey Corporation
150 W Jefferson Srv Rd STE 1600
Detroit, MI 48226

Johnson & Johnson
1 Johnson & Johnson Plaza
New Brunswick, NJ 08933

Defendant(s):

Place the name and address of each Defendant you listed in the caption on the first page of this Complaint. This form is invalid unless each Defendant appears with full address for proper service.

1. _____
Name - Full Name Please

Address: Street, City, State and Zip Code
2. _____

3. _____

4. _____

5. _____

6. _____

If there are additional Defendants, please list their names and addresses on a separate sheet of paper.

II. Subject Matter Jurisdiction

Check the box or boxes that describes your lawsuit:

- ☒ Title 28 U.S.C. § 1343(3)
[A civil rights lawsuit alleging that Defendant(s) acting under color of State law, deprived you of a right secured by federal law or the Constitution.]
- ☒ Title 28 U.S.C. § 1331
[A lawsuit "arising under the Constitution, laws, or treaties of the United States."]
- ☒ Title 28 U.S.C. § 1332(a)(1)
[A lawsuit between citizens of different states where the matter in controversy exceeds \$75,000.]
- ☒ Title 18 United States Code, Section 241, 242,
[Other federal status giving the court subject matter jurisdiction.]

Statement of Claim

They have an elaborate human trafficking ring going on they are using legislation and the power to prosecute as a way to embezzle billions. They are accomplishing this with a settlement that they received from McKinsey and Johnson & Johnson. After receiving the settlement they are then putting legislation into effect through chapter 169 of the Ohio revised code that will bar the beneficiaries of that money through an amendment that Larry Houseback pushed through to legislators. So they then don't put the party on notice of the settlement so that they can then take their settlement. Essentially violating Ohio citizens right to due process and utilizing this to embezzle money through business to business exemptions.

Relief

The relief requested is that the attorney general and all state and county prosecutors need to stop the malicious prosecution of the drug offenders in ohio. The reason for the halt of prosecution is because attorney general and all prosecutor's have an unlawful interest in the prosecution. Evidence of the unlawful interest is the prosecutor's violation of defendants right to be put on notice of a settlement in accordance with chapter 169 of the ohio revised code. They took this civil rights violation further by covering violation with adjustment to legislation which takes effect April 12, 2021. Why is the attorney general and his delegates not notifying beneficiaries of this settlement? Why are the not holding up there fiduciary duty? It can be argued that service of notice was met when they put in news paper. This would be valid if attorney general office and delegates did not have infractions against citizens.

